## Case 5:09-mj-70878-MRGD Document 5 Filed 10/21/09 Page 1 of 1 UNITED STATES DISTRICT COURT

## THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

DIN TOSE DI	ISION
UNITED STATES OF AMERICA, Plaintiff,	Case Number (R-D9-70878 PV7
Elias Rodrigue - Harria Defendant.	7001011
i A	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a determination of the present, represented by his attorney <b>V. Falley</b> . The United St. PART I. PRESUMPTIONS APPLICABLE	tion hearing was held on 10/20/0. Defendant was tates was represented by Assistant U.S. Attorney (1. Mendell)
/ / The defendant is charged with an offense described in 18	RUSC 83142(f)(1) and the defendant of
of a prior offense described in 18 U.S.C. § 3142(f)(1) while on release	e pending trial for a federal state or lead officers.
period of not more than five (5) years has elapsed since the date of conwhichever is later.	nviction or the release of the person from imprisonment,
This establishes a rebuttable presumption that no condition or	Combination of conditions will
of any other person and the community.	combination of conditions will reasonably assure the safety
// There is probable cause based upon (the indictment) (the	facts found in Part IV below) to believe that the disc.
A for which a maximum term of imprisonment	t of 10 years or more is prescribed in 21 U.S.C.
801 et seq., § 951 et seq., or § 955a et seq., (	OR .
D 1 10 17 C C 0 004() 0 C C	
This establishes a rebuttable presumption that no condition or	combination of conditions will reasonably assume the
	ty. 2 2009
No presumption applies.	The state of the s
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	USTRICT CO. SAN JOSE CALIFORNIA
/ / The defendant has not come forward with sufficient evide	nce to rebut the applicable presumption[s], and he AN JOSE STEET CHARA
therefore will be ordered detained.	
/ / The defendant has come forward with evidence to rebut the	ne applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United States.	•
PART III. PROOF (WHERE PRESUMPTIONS REBUITED OR INAPPLICA	ABLE)
The United States has proved to a preponderance of the everasonably assure the appearance of the defendant as required, AND/OI	ridence that no condition or combination of conditions will
The United States has proved by clear and convincing evid	dence that no condition or combination of conditions will
reasonably assure the safety of any other person and the community.	
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASON	
The Court has taken into account the factors set out in 18 I	
the hearing and finds as follows: The defindant is Char	ged with a Violation of 845C \$1506.
	ios a substand abuse problem
as evidenced by 3 felien fundiction	
	na suspendentieuse indication en
unwillingness to comply with laws on	dus. He also has probation violations.
// Defendant, his attorney, and the AUSA have waived written PART V. DIRECTIONS REGARDING DETENTION	n findings.
	on his designated assessment of the control of the
The defendant is committed to the custody of the Attorney General corrections facility separate to the extent practicable from persons awaiting	or continue containing containing a hair half.
The defendant shall be afforded a reasonable opportunity for private consult	or serving semences or being field in custody pending appeal,
United States or on the request of an attorney for the Government, the person	

Dated: 10/21/69

PATRICIA V. TRUMBULL United States Magistrate Judge

lefendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.